

# ಕಾರ್ಡ್ ಪ್ರಕಟಿಸಲಾದುದು ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ ೧೪೮ Volume 148 ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಮಾರ್ಚ್ ೭, ೨೦೧೩ (ಫಾಲ್ಗುಣ ೧೬, ಶಕ ವರ್ಷ ೧೯೩೪) Bangalore, Thursday, March 7, 2013 ( Phalguna 16, Shaka Varsha 1934) ಸಂಚಿಕೆ ೧೦ Issue 10

# ಭಾಗ – ೪

ಕೇಂದ್ರದ ವಿಧೇಯಕಗಳು ಮತ್ತು ಅವುಗಳ ಮೇಲೆ ಪರಿಶೀಲನಾ ಸಮಿತಿಯ ವರದಿಗಳು, ಕೇಂದ್ರದ ಅಧಿನಿಯಮಗಳು ಮತ್ತು ಅಧ್ಯಾದೇಶಗಳು, ಕೇಂದ್ರ ಸರ್ಕಾರದವರು ಹೊರಡಿಸಿದ ಸಾಮಾನ್ಯ ಶಾಸನಬದ್ಧ ನಿಯಮಗಳು ಮತ್ತು ಶಾಸನಬದ್ಧ ಆದೇಶಗಳು ಮತ್ತು ರಾಷ್ಟ್ರಪತಿಯವರಿಂದ ರಚಿತವಾಗಿ ರಾಜ್ಯ ಸರ್ಕಾರದವರಿಂದ ಮನಃ ಪ್ರಕಟವಾದ ಆದೇಶಗಳು

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 12 ಕೇನಿಪ್ರ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 22ನೇ ಜನವರಿ 2013.

2012ನೇ ಸಾಲಿನ 25–10–2012 ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(i)ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ G.S.R. 791(E) ದಿನಾಂಕ: 25–10–2012 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

# MINISTRY OF PETROLEUM AND NATURAL GAS ORDER

New Delhi, the 25th October, 2012

- **G.S.R. 791 (E).-** In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following order further to amend the Liquefied Petroleum Gas (Regulation of Supply and Distribution) Order, 2000, namely:-
  - 1. (1) The Order may be called the Liquefied Petroleum Gas (Regulation of Supply and Distribution) Amendment Order, 2012.
  - (2) It shall come into force on the date of its publication in the Official Gazette.
- 2. In the Liquefied Petroleum Gas (Regulation of Supply and Distribution) Order, 2000 (herein after referred to as the said order), in clause (2),-
  - (a) for sub-clause(t), the following sub-clause shall be substituted, namely:-
- '(t) "other modes of authentication" means verifying the unique identification number through any other methods devised by Unique Identification Authority. of India and accepted by Ministry of Petroleum and Natural Gas, in case customer is not able to complete biometric authentication,';
  - (b) after sub-clause (u), the following sub-clause shall be inserted, namely:-
- '(v) "Know Your Customer" means various details about the customer in electronic and/ or paper format and as mandated from time to time.'.
  - 3. In clause 3 of the said order,-
  - (a) in sub-clause (1), for item (d), the following items shall be substituted, namely:-

- "(d) possess liquefied petroleum gas filled in cylinder unless the person in whose name gas connection has been issued, obtains Aadhaar Number within three months from the date of notification of such area if that household is located in the notified area;";
- (e) possess liquefied petroleum gas filled in cylinder unless the person in whose name gas connection has been issued, provides the "Know Your Customer" details.";
  - (b) for sub-clause (3), the following sub-clause shall be substituted namely:-
- "(3) No distributor of a Government Oil Company shall supply Liquefied Petroleum Gas filled in cylinder to any household unless the person of such household in whose name connection has been issued-
  - (a) has been registered and granted a connection for liquefied petroleum gas under the public distribution system, or
  - (b) holds a valid authorization from the Government Oil Marketing Company; and
- (c) furnishes the Aadhaar Number and completes biometric or other modes of authentication at the distributorship from whom he or she has obtained the domestic liquefied petroleum gas connection, within three months from the date of notification of such area, provided the household is located in the notified area; and
  - (d) completes the "Know Your Customer" within the time and format as notified from time to time.".
- 4. In Schedule I to the said Order, for serial number 13, 14 and 15 and the entries relating thereto, the following serial numbers and entries shall be substituted, namely,-
- "13. Providing domestic Liquefied Petroleum Gas connection to a consumer who is already owning a Piped Natural Gas connection. Prohibited Activities

(for Piped natural Gas providing companies)

- 1 . Providing piped Natural Gas connection to an existing consumer of domestic Liquefied Petroleum Gas of a Government oil Company, without obtaining an undertaking to surrender or to keep in safe custody the Liquefied Petroleum Gas connection within sixty days from the date of obtaining Piped Natural Gas connection.
- 2. Continue to supply piped natural gas to an existing consumer of domestic Liquefied Petroleum Gas of a Government Oil Company who has not surrendered or kept in safe custody the domestic Liquefied Petroleum Gas connection after sixty days from the date of obtaining Piped Natural Gas connection.
- 14. Issue liquefied Petroleum Gas Connection to any household located in the notified area and not possessing the Unique identification Number and/or without biometric or other modes of authentication of the Unique Identification Number and without providing "Know Your Customer" ".

[F. No. P-17011/4/2007-Mkt] Dr. NEERAJ MITTAL, Jt. Secy.

**Note :-** The Principal Order was published in the Gazatte of India, Extraordinary, Part II, Section 3, Sub section (i) vide Number G.S.R. 487 (E), dated the 26th April, 2000 and subsequently amended by G.S.R.177 (E) dated the 6th March, 2002, G.S.R. 730(E;, dated the 22nd November, 2007, G.S.R. 655(E), dated the 10th September, 2009, G.S.R. 452(E), dated the 26th May, 2010, G.S.R. 718(E), the dated 26th September, 2011 and G.S.R. 647 (E) dated 22nd August, 2012.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

P.R. 5

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಕ್ಷೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 8 ಕೇನಿಪ್ಪ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 22ನೇ ಜನವರಿ 2013.

2012ನೇ ಸಾಲಿನ 19–10–2012 ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(i)ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ G.S.R.779(E) ದಿನಾಂಕ: 19–10–2012 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

#### MINISTRY OF HUMAN RESOURCE DEVELOPMENT

(Department of School Education and Literacy)
NOTIFICATION

New Delhi, the 19<sup>th</sup> October, 2012

**G.S.R. 779 (E).-** In exercise of the powers conferred by sub-section (1) of Section 31 of the National Council for Teacher Education Act, 1993 (73 of 1993) the Central Government hereby makes the following rules regulating the manner of appointment and qualifications of the Vice-Chairperson of the National Council for Teacher Education, namely:

- 1. Short title and commencement.- (1) These rules may be called the National Council for Teacher Education (Manner of Appointment and Qualifications of Vice-Chairperson) Rules, 2012.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- **2. Pay and Allowances. -** The Vice-Chairperson shall receive pay in the pay scale of Rs.67,000-Rs.79,000 (Higher Administrative Grade plus Scale) with annual increment at the rate of 3 percent.
- 3. Age Limit. The maximum age limit of appointment shall be not exceeding fifty six years as on the last date for the receipt of application.
- **4. Manner and period of appointment** The appointment shall be made by deputation (including short term contract) on tenure basis for a maximum period of four years or till the age of sixty years, whichever is earlier.

**Explanation.-** For the purpose of this rule, the period of deputation including the period of deputation in another ex-cadre post held immediately preceding this appointment in the same or other organization or department of the Central Government shall ordinarily not exceed five years.

- 5. Educational and other qualifications.- No person shall be eligible for being appointed as the Vice-Chairperson under clause (b) of sub-section (4) of section 3 of the National Council for Teacher Education Act, 1993, unless
  - he is an officer of the Central Government or State Governments or autonomous organization or University, holding
    - i. analogous or equivalent posts on regular basis in the parent cadre or department; or
    - ii. a post in the Pay Band of Rs. 37400-Rs.67000 with Grade Pay Rs. 10000 or equivalent with 3 year of regular service in the grade in the parent cadre or department and
    - iii. possessing the following qualifications namely:\_

#### (A) Essential

- i. Doctoral Degree from a recognised university; and
- ii. experience of working as a Professor or equivalent in State or Central University or educational institution of State or Central Government;

Or

3 years' administrative experience in school/teacher education in the Central or State Government

#### (B) Desirable

- i. Doctoral degree in Education from a recognized university;
- ii. Masters degree from a recognized university with First Class;
- iii. impressive academic credentials;
- iv. experience in the field of teacher education;
- v. publications in journals, especially in journals of education, of national and international repute;
- vi. demonstrated administrative, organisational and leadership capability.
- **6.** The composition of Selection Committee- The selection shall be made on the recommendation of the Selection Committee consisting of
  - a) Chairman to be nominated by the Central Government;
  - b) two Heads of Institutions of the Central Educational Institutions or Central Universities or Central autonomous bodies to be nominated by the Central Government Members;
  - two eminent persons from outside the Ministry of Human Resource Development and its subordinate offices to be nominated by the Central Government -Members.
  - d) Chairperson, NCTE- Member.
- Disqualification. No person,
  - a) who has entered into or contracted a marriage with a person having a spouse living; or
  - b) who, having a spouse living, has entered into or contracted a marriage with a person,
    - shall be eligible for appointment to the said post:
    - Provided that the Central Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

- **8. Power to relax.-** Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.
- 9. Savings.- Nothing in these rules shall affect reservations, relaxation of age limit and other concessions required to be provided for the Scheduled Castes, Scheduled Tribes, Other Backward Classes, ex-servicemen and other special categories of persons in accordance with the orders issued by the Central Government from time to time in this regard.

[F. No. 61-49/2003-EE-10] Dr. AMARJIT SINGH, Addl. Secy).

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ. ಆರ್. ಆಂಜಿನಿ,

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

P.R. 7

## ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 10 ಕೇನಿಪ್ರ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 22ನೇ ಜನವರಿ 2013.

2012ನೇ ಸಾಲಿನ 18–10–2012 ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(i)ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ G.S.R.769(E) ದಿನಾಂಕ: 18–10–2012 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

#### MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION

# (Department of Food and Public Distribution) NOTIFICATION

New Delhi, the 18<sup>th</sup> October, 2012

- **G.S.R. 769 (E).-** In exercise of the powers conferred by clause (g) of subsection (2) of section 50 of the Warehousing (Development and Regulation) Act, 2007 (37 of 2007), the Central Government hereby makes the following rules to amend the Salaries, Allowances and other Terms and Conditions of Service of Chairperson and Members of Warehousing (Development and Regulatory) Authority Rules, 2010, namely:-
- 1. (1) These rules may be called the Salaries, Allowances and other Terms and Conditions of Service of Chairperson and Members of Warehousing Development and Regulatory Authority (Amendment) Rules, 2012.
- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. In the Salaries, Allowances and other Terms and Conditions of Service of Chairperson and Members of Warehousing (Development and Regulatory) Authority Rules, 2010, for rule 3, the following rule shall be substituted, namely:-
- "3. Salaries and allowances.- (1) The Chairperson shall be paid a consolidated monthly salary of rupees three lakh seventy five thousand without house and car and every Member shall be paid a consolidated monthly salary of rupees three lakh twelve thousand five hundred without house and car:

Provided that the existing Chairperson and the members shall have an option to retain their present pay and allowances together with house and car or to choose the higher pay package without house and car:

Provided further that the deduction in the pay of the amount of gross pension shall not be applicable for those Chairperson or Members who opt for higher pay package without house and car."

[F. No. TFC/16/2008] U.K.S. CHAUHAN, Jt. Secy.

**Note.-** The principal rules were published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide Number G.S.R 893(E), dated the 8th November, 2010.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ, ಆರ್. ಆಂಜಿನಿ, ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

# ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅದಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 9 ಕೇನಿಪ್ರ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 22ನೇ ಜನವರಿ 2013.

2012ನೇ ಸಾಲಿನ 21–09–2012 ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(i)ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ G.S.R.709(E) ದಿನಾಂಕ: 21–09–2012 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

#### MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION

## (Department of Food and Public Distribution)

#### **NOTIFICATION**

New Delhi, the 21<sup>st</sup> September, 2012

**G.S.R. 709 (E).-** In exercise of the powers conferred by clause (b) of sub-section (2) of section 51 of the Warehousing (Development and Regulation) Act, 2007 (No. 37 of 2007), the Authority with the previous approval of the Central Government and in consultation with the Warehousing Advisory Committee hereby makes the following regulations, namely:-

#### **CHAPTER I**

#### **PRELIMINARY**

- 1. **Short title and commencement. -** (1) These regulations shall be called the Warehousing Development and Regulatory Authority (Maintenance of Records and Accounts of warehousing business) Regulations, 2012.
- (2) They shall come into force on the date of their publication in the Official Gazette.

#### 2. Definitions

- (1) In these regulations, unless the context otherwise requires.-
- (a) "Act" means the Warehousing (Development and Regulation) Act, 2007 (37 of 2007).
- (b) "section" means section of the Act.
- (2) All other words and expressions used in these regulations but not defined, and defined in the Act and the rules made thereunder shall have the same meanings respectively assigned to them in the Act or the rules, as the case may be.
- 3. Records of Negotiable Warehouse Receipts:- (1) Every warehouseman shall maintain at his place of business a register to be called the "negotiable warehouse receipt register" containing the following information about serial number.-
  - (a)date of issuance of negotiable warehouse receipt.
  - (b)name and address of the person in whose name the negotiable warehouse receipt has been issued.
  - (c) the name and address of person in whose name the negotiable warehouse receipt has been transferred.
  - (d) name, quantity and quality of the goods and declared value of goods.
- (2) Where the commodity as noted in a negotiable warehouse receipt is sold in accordance with the provisions of section 9, warehouseman shall duly record the following in the negotiable warehouse receipt register:-
  - (a) reasons for the sale of goods;
  - (b) date of notice sent to the last known address of the holder of receipt/depositor as the case may be;
  - (c) date and place of sale through public auction;
  - (d)proceeds with requisite accounts generated through the sale;
  - (e) recovery of the warehouseman lien and any other charges due in favour of the warehouseman from such proceeds of sale; and
  - (f) any other information prescribed by the Authority from time to time.
  - (3) Where a negotiable warehouse receipt is cancelled, the original shall be retained by the warehouseman in a separate folder.
- 4. Record of commodities delivered and withdrawn from the Warehouse.- The warehouseman shall maintain at each registered warehouse updated and complete record of all commodities or goods delivered and, withdrawn from the registered warehouse.
- **5. Maintenance of Accounts.-** Each warehouseman shall maintain a separate and updated register containing the following accounts namely: \_
  - (a) cash collected by a warehouseman from sale or disposal of goods stored in the warehouse as per provisions of sub-section (5) of section 9.
  - (b) sale proceeds in respect of the fungible goods or any part thereof, which have deteriorated or are deteriorating, as per provisions of sub-section (7) of section 9.

- (c)details of negotiable warehouse receipts pledged bank-wise and amount of loan or advance sanctioned against each negotiable warehouse receipts as per the provisions of sub-section (3) of section 10 of the Act.
- (d) account of surplus under sub-section (10) of section 10.
- **6. Other Records to be maintained by the Warehouseman. -** The warehouseman shall also maintain updated and complete records of the following, namely:
  - a) any activity in relation to warehousing business which has been suspended.
  - b) status of lease of the warehouse, if applicable;
  - c) status of ownership of warehouse, if applicable;
  - d) any inspection conducted by the accreditation or inspection agency.
  - e) any change in the licensed samplers, graders and weighers used by the warehouse;
  - f) any pending litigation or dispute in relation to the warehouse or the goods stored in the warehouse; and
  - g) any contract made by the warehouseman in relation to the warehousing business.
- 7. Time for which record shall be maintained.-The warehouseman shall keep all books, records, and accounts for inspection for a period of five years after the closing of the period for which such books or records pertain.

[F. No. 1-1/2011-WDRA] Dr. N. K. ARORA, Director

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ, ಆರ್. ಆಂಜಿನಿ, ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ,

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

P.R. 9

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 1 ಕೇನಿಪ್ರ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 22ನೇ ಜನವರಿ 2013.

2012ನೇ ಸಾಲಿನ 25–09–2012 ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(ii)ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O.2296(E) ದಿನಾಂಕ: 25–09–2012 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

### MINISTRY OF COMMERCE AND INDUSTRY

# (Department of Industrial Policy and Promotion) NOTIFICATION

New Delhi, the 25<sup>th</sup> September, 2012

**S.O. 2296 (E).-** WHEREAS, certain draft rules were published in exercise of the powers conferred by section 159 of the Patents Act, 1970 (39 of 1970), vide notification of the Government of India in Ministry of Industry (Department of Industrial Policy and Promotion), number S.O. 562(E), dated the 16<sup>th</sup> July, 2012, in the Gazette of India, Extraordinary inviting objections and suggestions from persons likely to be affected thereby before the expiry of a period of fifteen days from the date on which copies of the Gazette containing the notification were made available to the public;

AND WHEREAS, the copies of the Gazette containing the said notification were made available to the public on the 16th July, 2012;

AND WHEREAS, no objection or suggestion has been received from the public on the said draft rules, by this Department.

NOW, THEREFORE, in exercise of the powers conferred by section 159 of the Patents Act, 1970 (39 of 1970), the Central Government hereby makes the following rules further to amend the Patents Rules, 2003, namely:-

- 1. (1) These rules may be called the Patents (Amendment) Rules, 2012.
  - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Patents Rules, 2003, in rule 110,-
  - (a) in sub-rule (2), against the paper relating to Viva voce, for the figures "100", the figures "50" shall be substituted;
  - (b) for sub-rule (3), the following sub-rule shall be substituted, namely:-
- "(3) A candidate shall be required to secure a minimum of fifty marks in paper I and Paper II and shall be declared to have passed the examination only, if he obtains an aggregate of sixty per cent of the total marks.".

[F No. 14/01/2012-IPR-III] D. V. PRASAD, Jt. Secy. **Note**: The principal rules were published in the Gazette of India, vide notification number S.O. 493(B), dated the 2nd May, 2003 and were subsequently amended vide notification number S.O. 1418(E), dated the 28th December, 2004 and were last amended vide notification number S.O. 657(E), dated the 5<sup>th</sup> May, 2006.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ, ಆರ್. ಆಂಜಿನಿ, ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

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#### **ELECTION COMMISSION OF INDIA**

## Nirvachan Sadan, Ashoka Road, New Delhi-110001 NOTIFICATION

Dated: 16th January, 2013

No. 82/KT-HP/(4/2009)/2012- In pursuance of Section 106 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission of India hereby publishes the order dated 10th December, 2012 of the High Court of Karnataka in Election Petition No 4 of 2009 filed by Shri M. Chandregouda challenging the election of Smt. J. Shantha & Others, a member of the Lok Sabha from 9-Bellary (ST) Parliamentary Constituency & others.

#### IN THE HIGH COURT OF KARNATAKA AT BANGALORE

DATED THIS THE 10th DAY OF DECEMBER, 2012 BEFORE

#### THE HON'BLE MR. JUSTICE H. BILLAPPA

**ELECTION PETITION No.4/2009** 

#### **BETWEEN:**

Sri.M.Chandregouda, S/o.Sri Narashimha Reddy, Aged about 63 years, No.215, 'Matrukrupa', Neharu Colony, 4th Cross, Basaveswara Nagar, Bellary District

... Petitioner

(By Sri.H.Kantha Raja, Adv. a/w Sri Y.H.Vijay Kumar & Sri. Mohammed Rizwan Ahamed, Advs.]

#### AND:

1. Smt. J. Shantha.

W/o. Sri B.Nagaraju, Aged about 35 years, Devinagar II Cross, Bellary-583 104.

2. Sri.N.Y.Hanumanthappa,

S/o.Late N.Yellappa, Aged about 69 years, No.270, Rampura, Molakalmuru Taluk, Chitradurga District-577 535.

3. Sri.T. Nagendra,

S /o. Sri P. Jambanna, Aged about 45 years, R/at 16/92, Valmiki Bhavan, Opp. Harihara Bhajana Mandira, Bellary-583 101., Bellary District.

4. Sri.Chowdappa,

S / o Sri Bheemappa, Aged about 52 years, R/ at No.19, Karadidurga, Huchhangi Durga Post, Harapanahalli Taluk, Davanagere District, Davanagere-577 001.

5. Sri. A.Ramanjappa,

S/o. Sri. A: Thippanna, Aged about 58 years, R/at. 35/2, Jamadandi Compound,

Kappagal Road, Bellary-583 101, Bellary District.

Sri.B.Ramaiah,

S/ o. Sri.P. Hulagappa, Aged about 61 years,

R/at No. 29, KHB Colony, Moka Road, Gandhinagar, Bellary-583 101, Bellary District.

7. Sri.D. Ganganna,

S /o Sri.Devappa, Aged about 48 years,

R/ at.183, Rampura-Post, Molakalmuru Taluk, Chitradurga District-577 535.

. Respondents

(By Sri.B.M. Arun, Adv. for R-1,

Sri.Krishna.S.Dixit, Adv. For Election Commission Of India)

This Election Petition is filed under Section 81 of the Representation of People Act, 1951 by the petitioner - Sri.M. Chandre Gowda who is an elector in 9-bellary (ST) parliamentary constituency, and also an election agent of respondent no.2, election held on 23.04.2009 along with his advocate Sri.H.Kantharaja praying to declare that the election of the respondent no.1/returned candidate as per annexure-2 and 3 to be void as the respondent no. 1/returned candidate is not qualified to contest in a constituency reserved for the schedule tribes etc..

This petition coming on for Preliminary Hearing this day, the Court made the following:

#### **ORDER**

This Court by its Order dated 11.06.2012 had allowed E.P.NoA/2009 in part directing recounting of votes. The election of the 1st respondent to 9 Bellary (ST) Parliamentary Constituency was set aside. The Returning Officer of 9, Bellary (ST) Parliamentary Constituency was directed to re-count the votes of 9, Bellary (ST) Parliamentary Constituency and declare the result.

- 2. The 1st respondent challenged the order passed by this Court in E.P.No. 4/2009 before the Hon'ble Supreme Court in Civil appeal No.4824/2012. The Hon'ble Supreme Court by its Order dated 16.08.2012 has modified the Order passed by this Court and has directed to pass final order based on the declaration of result of recounting by the Returning Officer. The counsel for the Election Commission of India has submitted report of re-counting.
  - 3. The petitioner has filed I.A.No.2/2012 praying as follows;
    - i. stay the confirmation. of the result of the recounting, held in Bellary, 9 (ST) Parliamentary Constituency, Bellary, Bellary District on 15.09.2012.
    - ii. Declare the results, after excluding/discarding the control units that do not tally with the entries in Form. No.17C Part I and Part II, in conformity with para No.214 and 218 of the Judgment dated 11.06.2012.
    - iii. Pass such other order or orders as this Hon'ble Court may deem fit and proper, to pass in the present facts and circumstances of the case.
  - 4. The 1st respondent has opposed the application.
- 5. The petitioner has filed objections to the report of recounting. It is contended that recounting has not been done as directed by this Court and it does not conform to the direction of this Court.
- 6. The learned counsel for the petitioner contended that the recounting has not been done as directed by this Court. He also submitted that the Control Units in respect of which defects were noticed by this Court have not been excluded. Further he submitted that in respect of three EVMs bearing Nos.D30313, C45271 and C40048 the paper seal was intact and they were not counted earlier and therefore, they should have been excluded. He therefore submitted that the recounting has not been done as directed by this Court and therefore, it cannot be accepted.
- 7. As against this, the learned counsel for the 1st respondent submitted that the recounting has been done as directed by this Court and also the Hon'ble Supreme Court. Further he submitted that all precautions have been taken to verify the defects noticed by this Court and thereafter, recounting has been done and therefore, it does not call for interference.
- 8. I have carefully considered the submissions made by the learned counsel for the parties and also perused the report of recounting.
- 9. The report of recounting shows that precautions have been taken to verify the defects noticed by this Court. The documents produced clearly show that precautions have been taken to verify the defects noticed by this Court in respect of Control unit numbers, Form No.17C Part-I and Part-II. After verifying the defects referring to randomized list and 17-A register and identifying the control unit numbers, recounting has been done. In respect of three EVMs endorsement has been issued explaining how the seal was broken earlier. The number of votes secured by the candidates remains unaltered. There is no change. The 1 st respondent has secured highest number of votes i.e., 4,02,213. The 2nd respondent has secured 3,99,970 votes. It is clear, the 1st respondent has secured highest number of votes. Therefore, the election of 1st respondent to 9, Bellary (ST) Parliamentary constituency does not call for interference.
  - 10. Accordingly, E.P4/2009 is hereby dismissed.
  - 11. I.A.2/2012 also dismissed.

Sd/JUDGE
By order,
R.K. SRIVASTAVA
PRINCIPAL SECRETARY
ELECTION COMMISSION OF INDIA